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1 2 3	STUART HANLON, SBN: 66104 SARA RIEF, SBN: 227279 LAW OFFICES OF HANLON & RIEI 179 11 TH Street, 2 nd Floor San Francisco, California 94103	F				
4 5 6	(415) 864-5600 Attorney for Defendant SYNPEP CORPORATION AND CHI YANG					
7	IN THE UNITED STATES DISTRICT COURT					
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
9	OAKLAND DIVISION					
10 11 12 13	UNITED STATES OF AMERICA Plaintiff, v.)) STIP U	TR 06-0374 SBA JLATION AND FINUANCE OF I	ORDER FOR PRETRIAL DATES	1	
13 14 15 16 17	SYNPEP CORPORATION AND CHI YANG, Defendants.)))				
18 19 20 21 22 23	The defendants through counsel Stuart Hanlon, and the government through Assistant U.S. Attorneys Christina Hua and Tracie Brown hereby apply for an order continuing the currently set pretrial date of September 22, 2009. Defense counsel has filed a motion to continue the trial date in this matter to be heard on September 8, 20009. It is therefore necessary to extend pretrial dates and deadlines in order to have the continuance hearing heard in time.					
24 25 26	/// /// ///					
27 28	Synpep & Chi Yang: Stipulation & Pre	oposed Order Re	Continuance of P	retrial Dates	1	

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Both parties agree that this matter should be taken off calendar on September 22, 2009 2 and should be placed on calendar for September 29, 2009.

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4 5	Dated: August 12, 2009	s/Stuart Hanlon, CSBN: 66104 Attorney for Defendant SYNPEP CORPORATION and CHI YANG			
6		179 11 th Street, 2 nd Floor San Francisco, CA 94103			
7		415/864-5600 stuart@stuarthanlonlaw.com			
8	Dated: August 12, 2009	s/Christina Hua			
9	Daled. August 12, 2009	Assistant U.S. Attorney			
10		Office of The U.S. Attorney 450 Golden Gate Avenue, 11 th Floor San Francisco, CA 94102			
11					
12	Dated: August 12, 2009	s/Tracie Brown Assistant U.S. Attorney			
13		Office of The U.S. Attorney 450 Golden Gate Avenue, 11 th Floor			
14		San Francisco, CA 94102			
15					
16		<u>ORDER</u>			
17	Good cause having been shown and by Stipulation of the parties herein,				
18	IT IS HEREBY ORDERED that the Pretrial Conference in the above-captioned matter				
19	shall be taken off calendar on September 22, 2009 and be heard on September 29, 2009. Further,				
20	pretrial documents are due September 14, 2009, in limine motions are due September 17, 2009,				
21	and any responses shall be due September 22, 2009.				
22	IT IS SO ORDERED.				
23					
24	Dated: <u>8/24/09</u>	Saundre B Gromstrong			
25		HON. JUDGE SAUNDRA B. ARMSTRONG UNITED STATES DISTRICT COURT			
26					
27					
28	Synpep & Chi Yang: Stipulation &	Proposed Order Re Continuance of Pretrial Dates 2			